practice under the Constitution, as a denial of the power of the Federal Government "In the mean time Florida continues to the self-styled Democratic to bear, if necessary, to execute the law of the people in Kansas lies ir. them-

es sovereign power over the Territories, and decided that in for their government, and that, in the exer- exercising that power Congress had author- dearest rights of Free White Men.

the majority, the vital principle of republics, from which is no appeal but force—the vital principle and immediate parent of desponius; a well-disciplined militia our best reliance in peace, and for the first movements in war till regulars may relieve them; the supermacy of the civil over the military authority economy in the public structure of the proposed and the principle of republics, shaken, more especially as under this interplace against the wishes of a large majority of the people, in the constitutional mode, should elect the President of their places against the wishes of a large majority of the people, it was hardly to be expectively of the case then before the Court, and it is of the whites themselves to a foreign usurpartity of the people to settle of the people to settle of themselves, it, has, in places against the wishes of a large majority o

sent of all parties from the foundation of the Government down to Pierce, exercised the power of governing the Territories, and excluding Slavery from them. Acts of Congress now exist excluding Slavery from them. Acts of Congress now exist excluding Slavery from Minnesota and Oregon. The Constitution of Leclares that "Congress shall have power to dispose of and make all needful rules and regulations respecting the Territory or other property belonging to the United States." This clause presupprases that time of the property belonging to the United States." This clause presupprases that time the people of the government of the property belonging to the United States." This clause presupprases that time the people of a Territory are permitted to decide the question.

It would not have prevented an exclusion of the professed principle of self-government and of law, pass. tiple of self-government and of law, pass. the made the attempt, was not their State Government. The only effect, therefore, of its repeal was to open Kansas and Nebraska while Territories to Slavery, and not to confer upon the people of those Territories any great principle of self-government and of law, pass. in which he stood, which was made to recede the water of the water in habitants in violation of the professed principle of self-government and of law, pass. in which he stood, which was made to recede the attempt, was not their State Government. The only effect, therefore, of its repeal was to open Kansas, and the attempt, was not their State Government. The only effect, therefore, of its repeal was to open Kansas, when there of the Mormon Church in which are red an extract from a proclamation of the President and rulers of the Mormon Church in which are red was of the Mormon Church in which are red was of the Mormon Church in which are solden and not to confer upon the each of the Mormon Church in which are red was of the twin relics of barbarism, 'they declare that:

And not to drive the water in the stood, which was made to recede the at

T CHROMG

'HE WHO LOVES NOT HIS COUNTRY CAN LOVE NOTHING.'

ITERMS \$1.50 A YEAR IN ADVANCE

ST. CLAIRSVILLE, OHIO, THURSDAY, JULY 30, 1857

publican and the self-styled Democratic, of this Union! The act admitting Missouri contain within their ranks some persons from all the political parties which have from all the political parties and provided and provide from all the political parties which have oppose its introduction. The description of the United States & as such become entiheretofore existed in the country. This is consequence resulting from the disruption of parties in 1854, occasioned by the change of the country. This is they should be as ready when pertoding a should states as such become enti
River should remain a public here of negroes having "no rights which their cats, and not in the States of the constitutional duty of presenting a United States, and not in the States of the white man was bound to respect." I de
How unkind a first constitutional duty of presenting a United States, and not in the States of negroes having "no rights which their cats, and that as a party they are first to all the rights and privileges and im
How unkind, after the Mormons have of the change of the constitutional duty of presenting a United States, and not in the States of negroes having "no rights which their cats, and that as a party they are first to all the rights and privileges and im
United States, and not in the States of negroes having "no rights which their cats, and that as a party they are first to all the rights and privileges and im
How unkinds after the Mormons have become enti
The constitutional duty of presenting the constit of parties in 1854, accasioned by the change of policy which was then inaugurated in reof policy which was then inaugurated in reof policy which was then inaugurated in regard to the power of Congress over the Tergard to the power of C gard to the power of Congress over the Territories, and particularly in relation to Slavery therein.

Prior to that time, the power of Congress

gard to the power of Congress over the Territories, and particularly in relation to Slavery therein.

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gard to the power of Congress over the Territories, and particularly in relation to Slavery therein.

Prior to that time, the power of Congress

gard to the power of Congress over the Territories, and particularly in relation to Slathey would against its admission into their
of a Territory, when they deny them the
friends of law and order, and declaring in
they would against its admission into their
success specified in the Constitution.'

States in the cases specified in the Constitution.'

States in the cases specified in the Constitution.'

Again, in speaking of this class of persof voting and holding office, than it does upabout any in the country must rely upon Republicans to their power, protesting in a Court or the United States Court
they would against its admission into their
success specified in the Constitution.'

States in the cases specified in the Constitution.'

Again, in speaking of this class of persof voting and holding office, than it does upabout any in the country must rely upon Republicans to their power, protesting in a Court or the United States Court
they would against its admission into their
success specified in the Constitution.'

Again, in speaking of this class of persof voting and holding office, than it does upabout any in the country must rely upon Republicans to the country must rely upon Republicans to the country must rely upon Republicans to the count Prior to that time, the power of Congress guard his own incentify again, in speaking of this to govern the Territories was unquestioned. pest to society, and who refuses when in as was the case with Michigan. The Re- demand and insist upon an equality of rights submitted to the people for adoption, and satisfied with any half-way measures, and ons, the Chief Justice says: to govern the Territories was unquestioned. All the departments of the Government—

All the departments of the Government—

legislative, executive and judicial—had ac
legislative, executive and judicial—had ac
The next tells as that it will then be in their power to vote it is formed by the difference of keeping S avery out of the flower to guard an infant community publican party differ with Mr. Buchanan as and privileges, and to be afforded by the difference of keeping S avery out of the flower to guard an infant community publican party differ with Mr. Buchanan as admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or aminor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to the people or a minor, both of whom are admitted to possess this right.

The people of the contraction of the Contrac legislative, executive and judicial—had acknowledged and acted upon it from the foundation of the Government, a period of more than sixty years. Every President, from and including Washington, had in from and including Washington, had in ocrats who, while advocating the power of the Way he should go, and when he is on he way he should go, and when he way gress to establish Territorial governments, ing to abhor Slavery, will do nothing to Slavery is tolerated in a Territory of the State were last year deprived of their libergrees to establish Territorial governments, and screen upon the subject of Slavery—Conand screen upon the subject of Slavery—Congrees, in all instances where the Territory power is of a very recent origin. It is not gress, in all instances where the Territory was free when acquired, continuing it so; in some instances, providing for making instances, providing for making instances as will be sure instances. in some instances, providing for making by the Constitution, but it has seen always be done with the saves among them: It is not the control in their own hands. So free, territory which when acquired was acted upon and is sanctioned to the fullest would be unjust to deprive their owners of rage. What an example is this of an objects more attractive to the contemplation difficult is it to get rid of a psychological property of the saves among them: It is not them a single in the control in their own hands. So sing crime and licentiousness as complete which the white man was objects more attractive to the contemplation of the saves among them: iree, territory which when acquired was acted upon and is sanctioned to the find no rights which it may within a slaveholding jurisdiction; and in extent by the former decisions of the Su-

tained by each, so far as they can be gathered from their acts and avowals. Both the
one of the question is simply this: Can a negro, all and reduce him to the level of the brute,
one of the gats of a citize a you deny him
one of the question is simply this: Can a negro, all and reduce him to the level of the brute, ered from their acts and avowals. Both the great political parties of the day, the Republican and the self-styled Democratic, publican and the self-styled Democratic publican and the self-styled Democrat

within a slaveholding jurisdiction; and in other instances Slavery was permitted to continue in Territories where it existed at time of their acquisition. It is not time of their acquisition. It is not partner from the uniform and well-settled of the Territories of the United States.

The difficult to change existing institutions, and the uniform and well-settled of the Country, protection to person and of the country, protection to person and

over Territories, and particularly in regard be a Territory of the United States, gov. party in the North would have sanctioned Congress for his recapture; but hundreds of selves, and though I will not undertake to to Slavery, should have given rise to new erned by that clause of the Constitution the repeal of the Missouri Compromise, had free white men could be imprisoned and point out the mode by which they are to find to Slavery, should have given rise to new erned by that clause of the Constitution the repeat of the annual them, and for such reasons as we may and the pursuit of happiness," Judge Taney smoothes the rough and unsecoming parties. As the Democratic party was in power when this innovation was made, the party opposed to the change in construing the Constitution, and in favor of maintaining it as it had always before been interpreted, took the name Republican, while not by becoming a State acquired the means Territory had the power, and would exercise from bondage is of more consequence than strength of their invaders not been so great the advocates of the new version adhered to the name Democrat, thinking, no doubt, that because the name once embraced a party diction of any particular State, and is within distinguished for its devotion to equal rights and the Constitution, it could be used to advantage by those who were now about to inevitable consequence of the right to acdecry the one and undermine and subvert quire territory. Whichever may be the source from which the power is derived the I call upon all such to come out from this State, though it is doubtless involved in the not have had even the semblance of usurped

be taken into a Territory in spite of the wishes of its inhabitants to the contrary, they would never have sanctioned the deed. I call upon all such to come out from this Pro-Slavery party now they see whither it is to be taken into a Territory in spite of the wishes of its inhabitants to the contrary, they would never have sanctioned the deed. State, though it is doubtless involved in the Pro-Slavery party now they see whither it is suc; but the great and all important question is, whether the white people of that in sending United States troops to trample their rights. Now, Mr. Buchanan their rights and regulated with an in-Prior to the last Presidential election, the Republican party had a convention which proclaimed its creed. It avowed itself in two of restoring the action of the Federal Government to the principles of Washingfor them (the Territories) Congress exerGovernment to the principles of Washington and Jefferson, from which the selfDemocracy had departed; declared that the
maintenance of the principles promaignated

for them (the Territories) Congress exerquences which have followed the repeal of
the Missouri Compromise. This was the
language of the Supreme Court of the Unimaintenance of the principles promaignated

for them (the Territories) Congress exerquences which have followed the repeal of
the Missouri Compromise. The would be infinitely and placing the
such repusive notions. They are certainly
no part of the Republican creak which
such communicates an influence that not
such repusive notions. They are certainly
no part of the Republican creak which have followed the repeal of
the point principles of the submitted to a total repusive notions. They are certainly
no part of the Republican creak which has been established over
the Missouri Compromise. Pollowing in the footsteps of
while the people of the submitted to a total repusive notions. They are certainly
no part of the Republican creak which has been established over
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which are subversive notions. They are certainly
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which the problem of the Republican creak which has been established over
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maintenance of the principles of the submit to the
seeks to preserve the free white the most impact of the most impact of the most impact of the most into a continuity of the People of the submit to the
seeks to preserve the free white the most impact of the most im maintenance of the principles promaignted in the Declaration of Independence and embodied in the Federal Constitutions, were essential to the preservation of our Republican institutions; that the Federal Constitutions; that the Federal Constitutions are constitutionally tried from the principles promaligated in the General Constitution, of the principle of self. Shall the people of Kansas be permitted to do the free termination of the principle of self. Shall the people of Kansas be permitted to do the free termination of the Perritory many of the permitted to do the free termination of the Perritory many of the permitted to do the free termination of the Perritory many of the permitted to form their own State Constitution, or shall to discuss the constitution, or shall to form their own State Constitution of the Bernard of the people of Kansas be permitted to form their own State Constitution, or shall to form their own State Constitution of the Perritorial solution of the Perritorial solution of the General Constitution o essential to the preservation of our Republican institutions; that the Federal Constitution, the rights of the States and the Union of the States should be preserved; that the Constitution conferred upon Constitutions and decided that in the Constitution conferred upon Constitutions are now using it, not merely to spread Network and provided that in the constitution conferred upon Constituti

for their government, and that, in the exertise of that power, it was both the right and
the imperative doty of Congress to prohibit
in the Territories those twin relics of barbarism—Polygamy and Slavery; and that

The their government, and that, in the exertise of that power, it was both the right and
the imperative doty of Congress to prohibit
in the Territories those twin relics of barbarism—Polygamy and Slavery; and that

The their government, and that, in the exertise of that power, it was both the right and
the imperative doty of Congress to prohibit
in the Territories those twin relics of barbarism—Polygamy and Slavery; and that

The true question is, shall the white potrust, and allowing them to marry white wetrust, and allowing them to in the Territories those twin relics of barbarism—Polygamy and Slavery; and that
they were opposed to all legislation impair
ingliberty of conscience or equality
or gibte among citizens.
They principles awowed by the Republican
The principles awowed by the Republican
The principles of Jefferson, endorsed by
them and to which they would bring back
them and to which they would bring be federal Government, as announced by
them and to which they would bring back
them seed to principles and that it was an infringement port the
them and to which they would bring back
them seed to principles of Jefferson, endorsed by
them and to which they would bring back
the Federal Government, as announced by
thisself, are:

"Equal and exact justiceto all men, or
whatever State or pressusion, religious or
whatever State or pressusion, religious or
what evils has the repeal of the Missouri to injury! To
what evils has the repeal of the Missouri to injury! To
what evils has the repeal of the Missouri to indeed and and violence, which
distinguish the Democratment to
ing liberty of conscience or equality of
rights among citizens.

They constitution to be declaration of the Dred
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Many ather decisions of the Dred
States Many ather decisions of the Dred
States Many ather decisions of the Dred
States Many ather decisions of the Dred
States Many ather evils has the evils has the evils has the replact of under the forms
what evils has the relia is bought to be carried out under the forms
what evils has the relia and outcomery of law, it is found and violence, which
distinguish the Democratment
in the work of instruction of the Dred
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to law, the constitution of the Dred
States Many ather evils Missouri
to law, the constitution of the Ourt, as at present or
subtive the reparded as settled beyond dispute in
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whatever state or persuasion, religious or political; peace, commerce, and honest States allowing its exercise in the one case political; peace, commerce, and honest friendship with all nations, entangling with none; the support of the State Governments in all their rights, as the most of the people of Kansas to a subjugation of the people of Kansas to a all, and now of the people of Kansas to a and denying it in the other; but no such a Territorial Legislature has any right to foreign despotism. Not satisfied even then, clause can be found. That instrument contains a clause can be found. That instrument contains a clause can be found as all the foreign despotism. Not satisfied even then, clause can be found. That instrument contains a clause that is some as subjugation of the people of Kansas to a all, and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that and all and now of enly repudiate the idea that an Governments in all their rights, as the most competent administrators for our domestic concerns, and the surest bulwarks against anti-republican tendencies; the preservation of the General Government in its whole constitutional vigor as the sheet-anchor of jealous care of the right of election by the jealous care of the right of election by the people, a mild and safe correction of abuses which are lopped by the sword of revolution where peaceable remedies are unprovided; about a country all in its favor, it would seem that the Republican creed asserting the power of Congress over the Union, by their, acts they have put to hazard its existence, and many of their most distinguished power of Congress over the Union, by their, acts they have put to hazard its existence, and many of their most distinguished the majority, the vital principle of republics, the wishes of a large which is no anneal but from the country and mode, should elect the President of their country and the decisions of the pudicial tribunals try; professing devotion to the Union, by the country and the rection of the country and the rection of the country and the decisions of the provided; try; professing devotion to the Union, by their, acts they have put to hazard its existence, and retaining in their own but the ability on the part of either Control of the country and the country and the decisions of the country and the decisions of the country and the decisions of the people of the Territories, or the people of the Country and their own bands the exclude it. Beginning their try; professing devotion to the Union, by their, acts they have put to hazard its exist their, acts they have put to hazard its exist their, acts they have put to hazard its exist their, acts they have put to hazard its exist their, acts they have put to hazard its exist their, acts they have put to hazard its

supermacy of the civil over the military authority eccomony in the public expense, that an description of the property of the civil over the military authority eccomony in the public response, that an district of the property of the control of the property and the control of the property of the control of the public reason; freedom of the property of the property of the control of the public reason; freedom of the property of the public reason; freedom of the property of the property of the public reason; freedom of the property of the property of the public reason; freedom of the property of the property of the public reason; freedom of the property of the public reason; freedom of the property of the property of the public reason; freedom of the property of the property of the public reason; freedom of th tormation, and to the attainment of which the wisdom of our sages and the blood of our heroes were devoted. They were the other to Slavery, although in consideration of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the missouri compromise, whereby the Territorian to a critical management of the population, refused under such circumstances and fortified unknown to mea. She to a speedy and public trial by an impartial to a speedy and public trial by an impar

States." This clause presupposes that there was or might be territory belonging to the United States and expressly confers upon was or might be territory belonging to the United States and expressly confers upon Congress the right to make all needful rules and regulations respecting it. Congress, And he and the lesser lights of the self-intringed nor their right to make all needful rules and regulations respecting it. Congress, and that all such States are the as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules as indicating the principles of the self-intringed nor their right to make all needful rules are reported, it is the territorial condition to interfer with or of Slavery for themselves—whether while stitution which declare that the right of the attempted it, and they were wise in leaving the principles of the self-intringed nor their rules are reported, it is the territorial condition of those clauses of the Constitution to interfer with or of Slavery for themselves—whether while the territorial condition continues or not.—

And he and the lesser lights of the self-intringed nor their rules are reported, it is the territorial condition of those clauses of the Constitution to interfer with or under the Constitution of those clauses of the Constitution to interfer with or under the Constitution of the Supreme Court, all bought and the constitution of the Supreme Court, all bought and the constitution of the Supreme Court, all bought and the constitution of the self-i

the Territory that we please, and thereby rights; that among those are life, liberty enhances his amiability and happiness-

annex it to the various adjoining Territories. ton of the negro race, their amalgamation her influence is lost and she becomes a blank

the window of our sages and the blood of the sages and sages and the sag

Congress the right to make all needful rules and regulations respecting it. Congress, and the constitution, must determine what rules and regulations are needful and best adapted for the government of a best adapted for the government of a popular sorred. Territory so long as the Territory so long as the Territory as one to find continues. If Slavery is an evil, and best adapted by Congress to be prejudicial to the best interests of a Territory, it is its were a question and of law, by the assent and control of the government of the territorial condition continues or not.—

The territorial condition continues or not.—

The territory are vastly important as indicating the principles of the self-styled Democracy, including Gov. Walker, styled Democracy, included the last interests of grievances between principles of the self-styled Democracy and proper judges of everything apperancy in their own alfairs and prohibited by the Constitution.

The Republicans having failed to party, which they have extended to Territory have been deprived of life, liberty and they exceed away like a fair flower, and they encount of the self-styled Democracy and they exceed the matter wholly in the hands of the self-styled Democracy and they exceed the matter wholly in the hands of the self-styled Democracy and properly within the last in the matter wholly in the hands of the self-styled Democracy and properly which own as a finitive and prohibited by the Constitution.

T

gested several modes of dealing with the Mormons:

Independence which declares that all men are "created equal; that they are endowed reflects upon society the brilliant light of *1. We may disapprove of all the laws of by their Creator with certain inalienable the most exalted virtues, socializes man

of the Territory, and give the inhabitants words did not include the inslaved African him a noble being. This she does by the of the Territory, and give the inhabitants much narrower limits.

words did not include the inslaved African race," for if they did, "the conduct of the distinguished men who framed the Declaration Incependence would have been utterly the captivating emblishments of an accomplished education, and with an of an accomplished education. to fight out their own independence and sal- and flagrantly inconsistent with the prin-

the governship, to Congress, to the presimeans consists in a lordly dictatorial spirit.

The most dangerous and alarming consedency, to all other places of honor, profit or all the traits which may appear in the

cracy with favoring a mixture of white with Woman was not made to be repulsive but the Republican party, and practically we Here is the glory and noble triumph of know the fact that in the section of the her sex. She embalins herself in the af-Union where that party is supreme, the fection of all by her winning manners and

the declaration that "all men are created and grace.

with the principles they asserted" when If we are sometimes made sad over paraliberty of man to do whatever he pleases, as being opened by the Son of Mary. to say they were i consistent in dec aring But when we thus contemplate woman that "all men are created equal," because in her Christian and heathen condition, we in the government they established they did not make them so. This declaration is and Rome presented to the world some equally true in regard to the creation of man noble specimens of female dignity, but as it is to his final exit, for he brought noth- when compared with Ruth's and Mary's of ing into the world and can take nothing the bible they pass away like a fair flower,

ment was consistent with the then condition of the people, their local governments, and the peace and good order of society. Negro slaves were then here and held contrary to natural right by virtue of local law: they did not think it best to interfere with Slavery as an existing institution, but left it to be perpetuated or got rid of as best it might by the States that toierated it giving to Congress, as we insist, complete power prevent its introduction into Territories. It is argued, however, that to recognize the right of a free negro to sue in the Unit-

ed States Courts would necessarily recog-

nize him as entitled to all the priveleges [WHOLE NO 988. and political rights of white citizens, but such consequences by no means follow. As well might it be said that if you deny him one of the ghts of a citizea you deny him on a female or a minor, both of whom are

[For the Chronicle] Female Excellence.

BY IDA DE FOREST.

There is no theme amid life's variageted ppear proper.

'2. We may circumscribe the boundaries "It is too clear for dispute that these the scale of existence, and at once make

wn good time.

I shall enter into no argument with Judge

4. We may cut up the Territory, and
Taney, or any one else, as to the degradato attend to those two great departments Either of the plans might be adopted and such repusive notions. They are certainly exhaustible fund of sound biblical literature,

black race is fast bleaching.

To that part of Judge 1 aney's argument In this she is peculiarly successful in her which as-uits the Declaration of Indepen- influence upon her partner. If she gain the dence, and seeks to explain away its plain ascendency over him it is not done by asand obvious meaning, I have this to say: suming an authorative or dictatorial tone Without going into the history of the negro but by the aggressive power of kindness .tace at the time of the Declaration of In- Kindness becomes the tremendous artillery dependence, and showing, as it can be shown by which she storms his heart and brings it that Judge Taney has grossly misunder- into subjection to her unpretending authoristood or misrep esented the facts of history, ty and is swayed with all imaginable ease

they established any form of government disa lost by Eve we are made to rejuice with who tever, for all interfere with the natural unuterable joy over the thought of Heaven